

HERTZ STANDARD RENTAL AGREEMENT

HERTZ RENT-A-CAR LICENSE



Approved For Release 2001/03/04 : CIA-RDP87B00879R000900050089-5

AGREEMENT NUMBER L 400006

PLEASE SHOW THIS NUMBER ON ALL CORRESPONDENCE

D.C. 14NY-3667

FOIAb3a

R CLOTHIER INC
I 3685 PROGRESS
N 131116 N.Y.
T

STATE	EXPIR. DATE	CAR LICENSE NO.	STATE	OWNER CITY	VEHICLE NO.
[REDACTED]	10/31/60	161-3667	[REDACTED]	[REDACTED]	160
CHARGE NO.	MILEAGE		WILL RETURN BY	DEPOSIT	
WHY-3667	IN	6864	5/24/59	\$15.00	
CITY ADDRESS	MILEAGE		DRIVE TO/OUT		
Karen PFB	OUT	6	STAM		
CAR RENTED AT	BODY STINE	CAR COLOR	MILES DRIVEN		
939	Open	Chr.	728	• 124	27

FOIAb3a

COLLISION PROTECTION
By his initial, Renter agrees to pay an additional fee of \$1.00 per day in addition thereto for collision damage to the operator's vehicle referred to herein while it is used, or given, in conformity with this rental agreement, but Renter shall be fully liable for all such damage if said vehicle is used, or driven, in violation of any law or of this rental agreement.

ELA

- In consideration of the covenants herein contained, the operator, hereby leases to the undersigned, renter, upon the terms, conditions and conditions herein set out, the motor vehicle described above, hereinafter referred to as "vehicle".
- (1) Renter acknowledges that said vehicle is the property of operator and that he received it in good mechanical condition.
 - (2) Renter agrees that he will return said vehicle to operator's location, above mentioned, from which it was rented, or to the city and address specified herein, in the same condition as he received it, ordinary wear and tear excepted, on the return date stated above, or sooner upon demand of operator.
 - (3) Renter agrees not to use or operate said vehicle for the transportation of persons or property for hire, express or implied; nor to use, or operate it in violation of any federal, state, provincial, municipal law, ordinance, rule, or regulation governing the use, operation, use, or operation of vehicles in this state, without the written consent thereof of operator.
 - (4) Renter agrees to keep said vehicle in a clean, neat, orderly condition, and to comply with all the terms and conditions of this rental agreement.
 - (5) Renter agrees to pay to operator, at the time of return, all reasonable charges for fuel, oil, lubricants, and expenses paid or incurred by the insurance company for liability, and for any other amounts due to operator, where the law makes payment of said vehicle mandatory, or to the insurance carrier liable for liability to operator, or to the person resulting from the use or driving of said vehicle, application of any of the terms and conditions appearing below.
 - (6) Renter expressly agrees to pay to operator, at the time of return, all reasonable charges for damage sustained by said vehicle during the period of this rental.
 - (7) A mileage charge of 15¢ per mile will be applied to each vehicle, unless otherwise provided in the body of this rental agreement, that renter's liability for mileage will be limited to the amount of the deposit.
 - (8) A sum of \$15.00 will be charged to the operator's account for each vehicle, and the balance of this rental agreement.
 - (9) The renter agrees to the value of an insurance premium, as described in the body of this rental agreement, to be paid to operator.
 - (10) The cost of return of car to point where rented H car is last at day of return, will be charged to renter, or another person, firm, or corporation.
 - (11) If the person signing this agreement has directed the billing for charges hereunder to a third party, or another person, firm, or corporation, the renter shall be liable to make payment, when the person so signing shall, upon being called, promptly pay

INTERCITY CHARGE ON ALL INTERCITY CHECK INS

- (12) It is expressly agreed that Renter is not the agent, servant or employee of operator.
- (13) It is expressly agreed that operator shall not be liable for loss of or damage to any property left or stored by Renter or any other person in or upon the rented vehicle, or left or stored in or upon said vehicle on the return thereof to operator, and Renter expressly waives any and all claims for such loss or damages against operator and agrees to hold operator harmless from and to indemnify operator against any such claims.

The renter of the automobile described above participates in the benefits of an automobile policy liability and property damage insurance policy subject to the terms, conditions, limitations and restrictions thereof and is bound by such terms, conditions, limitations and restrictions even though all of them are not outlined in this rental agreement. Said policy does not cover the renter or driver for injuries sustained by passengers or guests or any person while riding in or alighting from or getting into or out of said vehicle or liability imposed upon or assumed by the assured under any Workmen's Compensation Act, plan or law or any contract of whatever nature and requires that every accident must be immediately reported in writing to the operator from which the vehicle is rented and in any event within 24 hours after the accident and renter or driver must immediately deliver to the operator from which the vehicle is rented or to the insurance carrier as soon as practicable, every process, pleading or paper of any kind relating to any and all claims, suits and proceedings received by renter or driver. The renter and driver shall not in any manner aid or abet any claimant but shall cooperate fully with the Insurance Company in all matters connected with the investigation and defense of any claim or suit.

The vehicle described above shall not be used or driven:

- (a) In violation of any of the terms of the rental agreement.
- (b) By any person in violation of law as to age or by a driver or renter who has given a fictitious name or false age or address.
- (c) By any person who is drunk, soused, drugged or comatose. If proved or tow any vehicle or trailer or by any person while under the influence of intoxicants or narcotics.
- (d) By any person who is a fugitive from justice or a felon.
- (e) By any person who is a member of a gang.
- (f) By any person who is a member of a communist organization.
- (g) By any person who is a member of a communist organization.
- (h) By any person who is a member of a communist organization.
- (i) By any person who is a member of a communist organization.
- (j) By any person who is a member of a communist organization.
- (k) By any person who is a member of a communist organization.
- (l) By any person who is a member of a communist organization.
- (m) By any person who is a member of a communist organization.
- (n) By any person who is a member of a communist organization.
- (o) By any person who is a member of a communist organization.
- (p) By any person who is a member of a communist organization.
- (q) By any person who is a member of a communist organization.
- (r) By any person who is a member of a communist organization.
- (s) By any person who is a member of a communist organization.
- (t) By any person who is a member of a communist organization.
- (u) By any person who is a member of a communist organization.
- (v) By any person who is a member of a communist organization.
- (w) By any person who is a member of a communist organization.
- (x) By any person who is a member of a communist organization.
- (y) By any person who is a member of a communist organization.
- (z) By any person who is a member of a communist organization.

Approved For Release 2001/03/04 : CIA-RDP87B00879R000900050089-5

CUSTOMER'S COPY